	Application No.	Applicant(s)
Notice of Allowability Ex	09/918,031 Examiner	TORMASOV ET AL. Art Unit
	Adnan M. Mirza	2145
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (Cherewith (or previously mailed), a Notice of Allowance (PTOL-85) of NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIG of the Office or upon petition by the applicant. See 37 CFR 1.313 a	OR REMAINS) CLOSED in this ap r other appropriate communication HTS. This application is subject to	plication. If not included a will be mailed in due course. THIS
1. This communication is responsive to <u>03/13/2006</u> .		
2. The allowed claim(s) is/are <u>5,8,9,11,14,15,21,22</u> .		
3. ☐ Acknowledgment is made of a claim for foreign priority under a) ☐ All b) ☐ Some* c) ☐ None of the:	er 35 U.S.C. § 119(a)-(d) or (f).	
 Certified copies of the priority documents have b 	een received.	
2. Certified copies of the priority documents have b	een received in Application No	·
Copies of the certified copies of the priority docu	ments have been received in this	national stage application from the
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONME THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the requirements
4. A SUBSTITUTE OATH OR DECLARATION must be submitted informal patent application (PTO-152) which gives		
5. CORRECTED DRAWINGS (as "replacement sheets") must be	be submitted	
(a) ☐ including changes required by the Notice of Draftspersor		-948) attached
1) hereto or 2) to Paper No./Mail Date	•	•
(b) ☐ including changes required by the attached Examiner's A Paper No./Mail Date	Amendment / Comment or in the C	Office action of
Identifying indicia such as the application number (see 37 CFR 1.84 each sheet. Replacement sheet(s) should be labeled as such in the		
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT FO	t of BIOLOGICAL MATERIAL I OR THE DEPOSIT OF BIOLOGIC	must be submitted. Note the AL MATERIAL.
Attachment(s)	_	
1. Notice of References Cited (PTO-892)		Patent Application (PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. Interview Summary	
 Information Disclosure Statements (PTO-1449 or PTO/SB/08) Paper No./Mail Date 1/13/06 	Paper No./Mail Da), 7. ⊠ Examiner's Amendr	ment/Comment
Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. 🛛 Examiner's Stateme	ent of Reasons for Allowance
	9. Other	1/1
	SUPERVIS	ASON CARDONE SORY PATENT EXAMINER

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EXAMINER'S AMENDMENT

An Examiner's Amendment to the record appears below. Should the changes and/or additions be unacceptable to applicants, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it must be submitted no later than the payment of the issue fee.

Authorization for this Examiner's Amendment was given in a telephone interview with George S. Bardmesser on 03/13/06.

Please cancel claims 7,13,17,19,20,23.

Please replace the existing claims 21 and 22 with the amended claims below:

21. (Currently Amended) A computing system comprising: a physical server having a single operating system Kernel; a plurality of isolated virtual computing environment running on the physical server, each virtual computing environment being functionally equivalent to a physical server, wherein the virtual computing environments do not require emulation of hardware resources and do no require dedicated memory; each virtual computing environment having plurality of objects associated with it and supported by the Kernel, with each object having a corresponding identifier, wherein at least some of the identifiers are the same for objects associated with different virtual computing environments, and wherein at least some objects are simultaneously associated with multiple virtual computing environment; wherein objects of different virtual computing environment are isolated from each other even when they have the same identifiers; and wherein the Kernel restricts access to objects using identifiers of one virtual computing environment from another virtual computing environment.

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22. (Currently Amended) A method of operating a computing system comprising: starting a physical server having a single operating system Kernel; and initially a plurality of isolated virtual computing environment running on the physical server, each virtual computing environment being functionally equivalent to a physical server, each virtual computing environment having plurality of objects associated with it and supported by the Kernel, with each object having a corresponding identifier, wherein at least some of the identifiers are the same for objects associated with different virtual computing environments, and wherein at least some objects are simultaneously associated with multiple virtual computing environment; wherein objects of different virtual computing environment are isolated from each other even when they have the same identifiers; wherein the virtual computing environments do not require emulation of hardware resources and do no require dedicated memory, and wherein the Kernel restricts access to objects using identifiers of one virtual computing environment from another virtual computing environment.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Adnan Mirza whose telephone number is (571) 272-3885. The examiner can normally be reached on Monday through Friday from 9:30 A.M. to 6:30 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor Jason Cardone, can be reached on (571) 272-3933. The fax phone numbers for the organization where this application or proceeding is assigned are listed herein below. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for un published applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at (866)-217-9197 (toll-free).

1. The claims 5,8,9,11,14,15,21,22 have been allowed.

2. The following is an examiner's statement of reasons for allowance:

The prior art references most closely resembling the applicant's claimed invention are Aziz et al (U.S. 6,779,016) and Huang et al (U,S, 2002/0091697).

First Aziz disclosed the web pages enable the customer to choose one of several VSF service plans, such as automatic growth and shrinkage of a VSF between a minimum and maximum number of elements, based on real time load. The customer have a control value that allows the customer to change parameters such as minimum number of computing elements in a particular tier such as web servers, or a time period in which VSF must have a minimal amount of server capacity. The parameters may be linked to billing software that would automatically adjust the customers bill rate and generate billing log file entries. Aziz failed to disclose "plurality of isolated virtual environment on the physical server, wherein the virtual computing environments do not require emulation of hardware resources and do not require dedicated memory" (claims 21,22).

Second Huang also failed to disclose, "plurality of isolated virtual environment on the physical server, wherein the virtual computing environments do not require emulation of hardware resources and do not require dedicated memory" (Claims 21,22).

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In summary, the Examiner submits that there is no motivation to combine the aforementioned

references; therefore, claims 5,8,9,11,14,15,21,22 have been deemed allowable over the prior art.

Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance."

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